STATEMENT UNDER 37 CFR 3.73(b)					
Applicant/Patent Owner: Werner OBEREGGER, et al.					
Application No./Patent No.: 10/507,525 File	led/Issue Date: September 14, 2004				
Entitled: MODIFIED-RELEASE TABLET OF BUPROPION HYDROCH	HLORIDE				
BIOVAIL LABORATORIES INTERNATIONAL S.R.L., a CORPORATION (Type of Assignee, e.g.,	corporation, partnership, government agency, etc.)				
States that it is:					
 the assignee of the entire right, title, and interest; or 					
2. an assignee of less than the entire right, title and interest.					
The extent (by, percentage) of its ownership interest is%					
in the patent application/patent identified above by virtue of an assignment from application/patent identified above. A copy of the assignment is attached. The a being recorded concurrently herewith The undersigned (whose title is supplied below) is authorized to act on behalf of	ssignment was previously recorded or is				
Signature	Date				
Richard L. Treanor 703-413-3000					
Printed or Typed Name	Telephone Number				
36,379					
Registration Number					

USPTO

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D:OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTA COMPANY:1940 DUKE STREET

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UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

OCTOBER 10, 2007

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OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTA 1940 DUKE STREET ALEXANDRIA, VA 22314

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PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 571-272-3350. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, MAIL STOP: ASSIGNMENT SERVICES BRANCH, P.O. BOX 1450, ALEXANDRIA, VA 22313.

REEL/FRAME: 019936/0807 RECORDATION DATE: 10/05/2007 NUMBER OF PAGES: 9

BRIEF: OTHER TRANSFER OF RIGHTS BY CORPORATE DISSOLUTION

DOCKET NUMBER: 315427US2SD

ASSTGNOR:

BIOVAIL LABORATORIES (2005) INC. DOC DATE: 01/28/2005

ASSIGNEE:

BIOVAIL LABORATORIES INTERNATIONAL

SRL

BUILDING NO. 2, CHELSTON PARK

COLLYMORE ROCK

ST. MICHAEL, BARBADOS

FILING DATE: 09/14/2004 SERIAL NUMBER: 10507525 ISSUE DATE:

PATENT NUMBER:

TITLE: MODIFIED-RELEASE TABLET OF BUPROPION HYDROCHLORIDE

FILING DATE: 06/13/2006 SERIAL NUMBER: 11451496

> 1011-07 RECEIVED:__ OBLON, SPIVAR, MECLELLAND MAIER & NEUSTADY, P.C. DOCKETING DRIT.

P.O. Box 1450, Alexandria, Virginia 22313-1450 - www.higher Docketed: Type of Resp(s): Due Date(s):

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D:OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTA COMPANY:1940 DUKE STREET

PATENT NUMBER: ISSUE DATE:

TITLE: MODIFIED RELEASE TABLET OF BUPROPION HYDROCHLORIDE

019936/0807 PAGE 2

SERIAL NUMBER: 10338876 FILING DATE: 01/09/2003

PATENT NUMBER: ISSUE DATE:

TITLE: SEDATIVE NON-BENZODIAZEPINE FORMULATIONS

SERIAL NUMBER: 10933479 FILING DATE: 09/03/2004

PATENT NUMBER: ISSUE DATE:

TITLE: MODIFIED RELEASE COMPOSITIONS OF AT LEAST ONE FORM OF TRAMADOL

SERIAL NUMBER: 10434266 FILING DATE: 05/09/2003

PATENT NUMBER: ISSUE DATE:

TITLE: MODIFIED RELEASE FORMULATIONS OF AT LEAST ONE FORM OF TRAMADOL

SERIAL NUMBER: 10370109 FILING DATE: 02/21/2003

PATENT NUMBER: ISSUE DATE:

TITLE: CONTROLLED RELEASE DOSAGE FORMS

SERIAL NUMBER: 11370842 FILING DATE: 03/09/2006

PATENT NUMBER: ISSUE DATE:

TITLE: CHRONOTHERAPEUTIC DILTIAZEM FORMULATIONS AND THE ADMINISTRATION

THEREOF

MARY BENTON, EXAMINER
ASSIGNMENT SERVICES BRANCH
PUBLIC RECORDS DIVISION

PAGE 4

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NO. 272 P. 3

7 Docket No.: 315427US2SD	PATENTS ONLY	T U.S. DEPARTMENT OF CONSIDER PROPERTY OF CONTY Thereof.
C. YI isad States Patent	and Trademark Office. Please a	record the attached original documents or copy thereof.
the Director of the Omico State Party (les): loval I Laboratories (2005) Inc. liditional name(s) of conveying party (les	Nex Ado	Transparies International SRL
Nature of Conveyance:	ger nge of Name orate Dissolution	Iditional name(s) and address(es) attached? [] Yes [] N
. Application number(s) or patent numb This document is being filed together. Patent Application No.(s) SEE ATTACHED ADDENDUM	ar with a new application	3. Patent No.(s) Yes I No
 Name and address of party to whom concerning document should be mailed: 	somethonogramo	6. Total applications and patents involved: 7 7. Total fee (37 CFR 3.41): \$280.00
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22850 Tel. (703) 413-3000 Fax. (703) 413-2220	÷	B. Deposit account number: 15-0030 (Attach deplicate copy of this page if paying by deposit account)
Pax. (703) 413-2220	DO NOT USE TH	IS SPACE
Richard L. Treanor Name of Person Signing Pagingstion Number: 36.379	ef, the foregoing information of Signal C. Irvin McC Registration Nur otal number of pages including	nber 21,124
Tr.	atal number of paces including	TAIS COVER SIECE.

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O:OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTA COMPANY:1940 DUKE STREET

OCT. 5. 2007 8:39AM OBLON SPIVAK

NO. 272 P. 4

ADDENDUM

4.(A) Application Numbers:

10/507,525 11/451,496 10/338,876 10/933,479 10/434,266 10/370,109 11/370,842 Atty Docket No.:

315427US2SD

FORM PTO-1595 06-04

RECORDATION FORM COVER SHEET

U.S. DEPARTMENT OF COMMERCE PATENTS ONLY

Patent and Trademark Office

To the Director of the United States Patent and Trademark Office. Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies): 1. Name of conveying party(ies): Biovail Laboratories International SRL Biovail Laboratories (2005) Inc. Name: Address: Building No. 2, Chelston Park Collymore Rock Additional name(s) of conveying party(ies) attached?

Yes No St. Michael **Barbados** 3. Nature of Conveyance: ☐ Merger ☐ Assignment ☐ Change of Name ☐ Security Agreement Other Transfer of Rights by Corporate Dissolution Additional name(s) and address(es) attached?

Yes No Execution Date: January 28, 2005 4. Application number(s) or patent number(s): ☐ This document is being filed together with a new application B. Patent No.(s) A. Patent Application No.(s) SEE ATTACHED ADDENDUM Additional numbers attached? Yes No 5. Name and address of party to whom correspondence 6. Total applications and patents involved: 7 concerning document should be mailed: 7. Total fee (37 CFR 3.41): \$280.00 Customer Number Enclosed 22850 ☐ Authorized to be charged to deposit account Tel. (703) 413-3000 8. Deposit account number: 15-0030 Fax. (703) 413-2220 (Attach duplicate copy of this page if paying by deposit account) DO NOT USE THIS SPACE 9. Statement and signature To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Signature 10-4-07
Date Richard L. Treanor Name of Person Signing C. Irvin McClelland Registration Number: 36,379 Registration Number 21,124 Total number of pages including this cover sheet: 9 Do not detach this portion

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<u>ADDENDUM</u>

4.(A) Application Numbers:

10/507,525 11/451,496

10/338,876

10/933,479

10/434,266

10/370,109

11/370,842



FORM 24

COMPANY NO. 24914

COMPANIES ACT OF BARBADOS

CERTIFICATE OF DISSOLUTION

BIOVAIL LABORATORIES (2005) INC.

Name of Company

I hereby certify that the Articles of the above-mentioned company was dissolved under the Companies Act pursuant to:

[V] Section 363, 364 or 366 as set out in the attached Articles of Dissolution

[] Saction 271.

[] Section 372 or 373 in accordance with the attached court order.

CERTIFIED TRUE COPY

APR 0 4 2005

DEPUTY REGISTRAR
CORPORATE AFFAIRS AND
INTELLECTUAL PROPERTY

Registrar of Companies

January 28th, 2005

Date of Dissolution



COMPANIES ACT OF BARBADOS (Section 363 to 370)

ARTICLES OF DISSOLUTION

BIOVAIL L	ABORATORIES (2005) INC.				
Company N	umber 24914					
The Compa	nv					
	not issued any sha	ires		П		
	no property and no			⊠		
	voluntarily resolve		dissolve			
Documents	and records of the	company shall be	kept for six years	from date of	dissolution l	by:
lame:	Arlene L. Fong					
		t View, Enterprise	, Christ Church, B	arbados		
Address:	No. 2 South Poin		, Christ Church, B	arbados		
Name: Address: Occupation:	No. 2 South Poin		, Christ Church, B	arbados		
Address:	No. 2 South Poin		, Christ Church, B	arbados		
Address:	No. 2 South Poin		, Christ Church, B	arbados		
Address:	No. 2 South Poin		, Christ Church, B	arbados		
Address: Occupation:	No. 2 South Poin		, Christ Church, B		Title:	
Address: Occupation: Date:	No. 2 South Poin	/e	Arlene L. Fong			ector

For Ministry use only

Company Number: 27 917

Filed: 2005 100 28

DRAWN AND PREPARED BY

Liza A. Harridyal-Sodha

Attorney-at-Law

The Savannah Business Centre

Suite 130, Hastings

Christ Church, Barbados

COMPANIES ACT CAP. 308

DECLARATION

BIOVAIL LABORATORIES (2005) INC.

I., ARLENE L. FONG, Business Executive of No. 2 South Point View, Enterprise, Christ Church, Barbados, a director of BIOVAIL LABORATORIES (2005) INC. (the "Company") hereby DECLARE to the best of my knowledge and belief that:

- 1. the Company has ceased to transact business;
- the Sharcholder of the Company has duly passed a Special Resolution authorising the dissolution of the Company pursuant to Section 364 of the Companies Act; and
- the Company has transferred all of its remaining assets and/or liabilities as of the date hereof to the sole Shareholder of the Company, in accordance with the Dissolution Agreement dated January 28th, 2005.

DECLARED by the said Arlene L. Fong in Barbados This 28 th day of January, 2005 Before me:) .	Arlene L. Fong
Justice of the Peace		BORGER FOR SERVICE

20 day of January, 2005 and that such resolution is now in tun force and effect.

Dated this 28th day of January, 2005.

Arlene L. Fong

Director

47. Abs. 192

BIOVAIL LABORATORIES (2005) INC.

CERTIFIED SPECIAL RESOLUTION OF THE SHAREHOLDER

DISSOLUTION OF WHEREAS:

THE

COMPANY:

- 1. It is intended that the Company discontinue its activities in Barbados, and accordingly that the Company be dissolved in accordance with the provisions of the Companies Act Cap. 308 of the laws of Barbados (the "Companies Act"); and
- 2. It is intended that the Company transfer all of its assets and liabilities (if any) to its Shareholder pursuant to the Dissolution Agreement dated January 28th, 2005 (the 'Dissolution Agreement').

BE IT RESOLVED THAT:

- 1. The Company be dissolved, in accordance with the provisions of Section 364 of the Companies Act.
- 2. The properties, assets and liabilities (if any) of the Company be transferred to the Shareholder pursuant to the Dissolution Agreement.
- 3. The Board of Directors of the Company is hereby authorised to revoke this Special Resolution without approval of the Shareholder of the Company at any time before it is acted upon.
- 4. Arlene L. Fong of Building No. 2, Chelston Park, Collymore Rock, St. Michael, Barbados be authorised to retain the records of the Company in accordance with the requirements of Section 383 (1) of the Companies Act.

I, ARLENE L. FONG do hereby certify that I am a Director of BIOVAIL LABORATORIES (2005) INC., a company organized and existing under the laws of Barbados and that the above is a true and correct copy of a special resolution of the Shareholders of the Company duly adopted in accordance with the laws of Barbados on the 28th day of January, 2005 and that such resolution is now in full force and effect.

Dated this 28th day of January, 2005.

Arlene L. Fong

Director

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DISSOLUTION AGREEMENT

THIS AGREEMENT is made January 28, 2005

BETWEEN:

BIOVAIL LABORATORIES (2005) INC., a corporation existing under the laws of Barbados, with its registered office at Building No. 2, Chelston Park, Collymore Rock, St. Michael, Barbados (the "Transferor")

- and -

BIOVAIL LABORATORIES INTERNATIONAL SRL, duly licensed as an International Society with Restricted Liability under the laws of Barbados, with its registered office at Building No. 2, Chelston Park, Collymore Rock, St. Michael, Barbados (the "Transferee")

RECITALS:

- A. The Transferee is the legal and beneficial owner of all the issued and outstanding shares of the capital of the Transferor.
- B. The Transferee, as sole shareholder of the Transferor, has authorized the voluntary dissolution of the Transferor under the Companies Act Cap. 308 of the laws of Barbados (the "Act") and the distribution of all of the Transferor's property to the Transferee on the winding-up of the Transferor.

THEREFORE, the parties agree as follows:

- 1. Effective as at the close of business on the date of this Agreement, the Transferor grants, assigns, transfers, conveys and sets over to the Transferee, as part of the winding-up of the Transferor and the distribution thereon of its property to the Transferee, all of the right, title and interest of the Transferor in and to all of its property, assets and business, both real and personal, movable and immovable, wherever situate, including without limiting the generality of the foregoing, all cash on hand and in the bank, accounts receivable, refunds, rebates, contracts and goodwill including, in particular, the goodwill of the name and all rights of whatsoever nature and kind to which the Transferor is entitled.
- The Transferee expressly assumes and undertakes to pay and discharge and to indemnify and save harmless the Transferor in respect of all of the remaining liabilities and obligations of the Transferor (if any), but to the extent only of the amount received by the Transferee on the winding-up and distribution provided for herein and in accordance with any limitations in the Act.
- 3. This Agreement shall not constitute an assignment or attempted assignment of any contract to which the Transferor is a party which is not assignable without the consent or approval of any third party and such consent or approval has not been obtained. Such

contracts shall be held in trust for the Transferee and performed by the Transferee in the name of the Transferor, and all benefits derived thereunder shall be for the account of the Transferee. The Transferee shall indemnify and save harmless the Transferor from and against all liabilities of every nature and kind arising out of or in any way connected with the performance by the Transferee in the name of the Transferor of any such contract not assigned to the Transferee.

- 4. The Transferee shall indemnify and save harmless the directors and officers of the Transferor from any and all liabilities of the Transferor, including income taxes, for which the directors and officers of the Transferor may become personally liable by virtue of this Agreement and the distribution of the property of the Transferor to the Transferee resulting from this Agreement.
- 5. (a) The Transferor constitutes and appoints the Transferee and any director or officer of the Transferee, its successors and assigns, the true and lawful attorney of the Transferor for and in the name of or otherwise on behalf of the Transferor with full power of substitution to do and execute all acts, deeds, matters and things whatsoever necessary for the assignment, transfer and conveyance of any interest in the property, assets and business, both real and personal, movable and immovable, wherever situate of the Transferor to the Transferee, its successors and assigns.
 - (b) The power of attorney set forth above is granted by the Transferor to the Transferee in contemplation of the dissolution of the Transferor, and such power of attorney being coupled with an interest shall not be revoked by the certificate of dissolution being issued by the Registry of Corporate Affairs or be otherwise revoked.
- 6. The Transferor and the Transferee shall with reasonable diligence do all such things and provide all such reasonable assurances as may be required to consummate the transactions contemplated by this Agreement and each party shall provide such further documents or instruments required by the other party as may be reasonably necessary or desirable to effect the purpose of this Agreement and carry out its provisions.
- 7. (a) Time is of the essence in the performance of the respective obligations of the Parties hereto.
 - (b) This Agreement is a contract made under and shall be governed by and construed in accordance with the laws of Barbados.
 - (c) This Agreement shall enure to the benefit of and be binding upon the parties and their respective successors and assigns.

IN WITNESS OF WHICH the parties have executed this Agreement on the date first written above.

BIOVAIL LABORATORIES (2005) INC.

Arlene L. Fong

Director

BIOVAIL LABORATORIES INTERNATIONAL SRL

Arlene L. Fong

Manager

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):OBLON, SPIVAK, MCCLELLAND, MAIER, ET AL COMPANY: 1940 DUKE STREET



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OCTOBER 10, 2007

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OBLON, SPIVAK, MCCLELLAND, MAIER, ET AL *700345097A*

1940 DUKE STREET ALEXANDRIA, VIRGINIA 22314

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REEL/FRAME: 019936/0816 RECORDATION DATE: 10/05/2007 NUMBER OF PAGES: 13

BRIEF: MERGER (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

DOC DATE: 01/27/2005 BIOVAIL LABORATORIES INCORPORATED

ASSIGNEE:

BIOVAIL LABORATORIES (2005) INC. BUILDING NO 2, CHELSTON PARK COLLYMORE ROCK

ST. MICHAEL, BARBADOS

SERIAL NUMBER: 10507525 FILING DATE: 09/14/2004

ISSUE DATE: PATENT NUMBER:

TITLE: MODIFIED-RELEASE TABLET OF BUPROPION HYDROCHLORIDE

FILING DATE: 06/13/2006 SERIAL NUMBER: 11451496

ISSUE DATE: PATENT NUMBER:

TITLE: MODIFIED RELEASE TABLET OF BUPROPION HYDROCHLORIDE

RECEIVED: 19/77
OBLON, SPIVAK, McCLELLAND
MAIER & NEUSTADT, P.C.
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019936/0816 PAGE 2

SERIAL NUMBER: 10338876 FILING DATE: 01/09/2003

PATENT NUMBER: ISSUE DATE:

TITLE: SEDATIVE NON-BENZODIAZEPINE FORMULATIONS

SERIAL NUMBER: 10933479 FILING DATE: 09/03/2004

PATENT NUMBER: ISSUE DATE:

TITLE: MODIFIED RELEASE COMPOSITIONS OF AT LEAST ONE FORM OF TRAMADOL

SERIAL NUMBER: 10434266 FILING DATE: 05/09/2003

PATENT NUMBER: ISSUE DATE:

TITLE: MODIFIED RELEASE FORMULATIONS OF AT LEAST ONE FORM OF TRAMADOL

SERIAL NUMBER: 10370109 FILING DATE: 02/21/2003

PATENT NUMBER: ISSUE DATE:

TITLE: CONTROLLED RELEASE DOSAGE FORMS

SERIAL NUMBER: 11370842 FILING DATE: 03/09/2006

PATENT NUMBER: ISSUE DATE:

TITLE: CHRONOTHERAPEUTIC DILTIAZEM FORMULATIONS AND THE ADMINISTRATION

THEREOF

SERIAL NUMBER: 11003028 FILING DATE: 12/03/2004

PATENT NUMBER: ISSUE DATE:

TITLE: MODIFIED-RELEASE COMPOSITIONS OF AT LEAST ONE FORM OF VENLAFAXINE

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COMPANY: 1940 DUKE STREET

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Additional name(s	and address(es) attached? Yes N
B. Patent No.(8) Additional numbers attached? Yes 1	No
<u></u>	ions and patents involved: 8
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C. Irvin McClelland Registration Number 21,124	16~ 4 - 67 Date
	PATENTS ONLY In Trademark Office. Please record the attach 2. Name and address Name: Biovail Address: Building Collym St. Mice Barbad For of Name Additional name(s) (s): With a new application B. Patent No.(s) Additional numbers attached? Yes Trespondence 6. Total application Trespondence 6. Total application Total fee (37) English R. Deposit accord (Attach deplicate of Anthology Signature C. Irvin McClelland Pagistration Number 21,124

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OCT. 5. 2007 8:43AM OBLON SPIVAK

NO. 273 P. 4

ADDENDUM

4.(A) Application Numbers:

10/507,525 11/451,496 10/338,876 10/933,479 10/434,266 10/370,109 11/370,842 11/003,028 eceived at: 10/11/2007 05:23PM

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):OBLON, SPIVAK, MCCLELLAND, MAIER, ET AL

COMPANY: 1940 DUKE STREET



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Atty Docket No.:

315427US2SD

FORM PTO-1595 06-04

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Biovail Laboratories Incorporated	Name: Biovail Laboratories (2005) Inc.		
	Address: Building No 2, Chelston Park		
Additional name(s) of conveying party(ies) attached? Yes N			
3. Nature of Conveyance:	Barbados		
☐ Assignment ■ Merger			
☐ Security Agreement ☐ Change of Name ☐ Other			
Execution Date: January 27, 2005	Additional name(s) and address(es) attached? ☐ Yes ■ No		
4. Application number(s) or patent number(s):			
☐ This document is being filed together with a new application			
A. Patent Application No.(s)	B. Patent No.(s)		
SEE ATTACHED ADDENDUM			
Additional numbers attac	ched? ■ Yes □ No		
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total applications and patents involved: 8		
	7. Total fee (37 CFR 3.41): \$320.00		
Customer Number	■ Enclosed		
22850	☐ Authorized to be charged to deposit account		
Tel. (703) 413-3000 Fax. (703) 413-2220	8. Deposit account number: 15-0030 (Attach duplicate copy of this page if paying by deposit account)		
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9. Statement and signature			
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Richard L. Treanor	MM Shuand 10-4-07		
Name of Person Signing Signature Date			
Registration Number: 36,379 C. Irvin Mo Registration N Total number of pages includ	umber 21,1 24		
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<u>ADDENDUM</u>

4.(A) Application Numbers:

10/507,525 11/451,496

10/338,876

10/933,479

10/434,266

10/370,109

11/370,842

11/003,028

LIZA HARRIDYAL-SOBHA



FORM 16

COMPANY NO. 24914

COMPANIES ACT OF BARBADOS

CERTIFICATE OF AMALGAMATION

BIOVAIL LABORATORIES (2005) INC.

Name of Company

I hereby certify that the above-mentioned Company resulted from the amalgamation of the companies as set out in the attached Articles of Amalgamation.

Dep Registrar of Companies

January 27th, 2005

Date of Amalgamation



COMPANIES ACT OF BARBADOS

REQUEST FOR NAME SEARCH AND NAME RESERVATION

1,	Name, Address and telephone number of person making request:
	Liza A. Harridyal-Sodha The Savannah Business Centre Suite 130, Hastings Christ Church, Barbados Telephone Number: 246-228-9888
2.	Proposed name or names in order of preference
	(a) BIOVAIL LABORATORIES (2005) INC. (b) (c)
3.	Main types of business the company carries on or proposes to carry on:
	(a) International Business Company under the provisions of the International Business (b) Companies Act, 1991-24 — Pharmaceutical sales and distribution under Section 6 International Trade & Commerce
4.	Derivation of name: Subsidiary Company
5.	First name available to be reserved: Yes ⊠ No □
6.	Name is for: Amalgamation
7.	If for a change of name, state present name of company: N/A
8.	If for an amalgamation, state names of amalgamating companies:
	BIOVAIL LABORATORIES INCORPORATED BIOVAIL HOLDINGS LTD.
For N	inistry use only
Name	reserved until (specify date) For Director
1 2 3	See attached letter if name is not reserved
Date	received: Request received by:
2, 60	5-01-27 1) Black



COMPANIES ACT OF BARBADOS (Section 211) ARTICLES OF AMALGAMATION

1. Name of Company

BIOVAIL LABORATORIES (2005) INC.

- 2. Company Number 24 417
- 3. The classes and any maximum number of shares that the Company is authorized to issue.

The company shall be authorised to issue an unlimited number of Common shares

4. Restrictions if any on share transfers

No share in the capital of the Company shall be transferred without the approval of the directors of the Company or of a committee of such directors, evidenced by resolution. The directors may, in their absolute discretion and without assigning any reasons therefor, decline to register any transfer of any share.

5. Number (or minimum and maximum number) of Directors

There shall be a minimum of two (2) and a maximum of ten (10) directors.

6. Restrictions if any on business the company may carry on

The Company shall not engage in any business other than international business as defined in the International Business Companies Act, 1991-24

7. Other provisions if any

The Company shall not either directly or through other persons offer to the public, for subscription or purchase, any shares or debentures of the Company.

8.

Name of amalgamating Companies	Company Number
1. BIOVAIL LABORATORIES INCORPORATED	23491
2. BIOVAIL HOLDINGS LTD.	6840

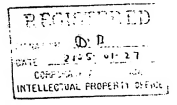
9.

January 27, 2005 Arlene L. Fong Director	Date		Signature:	1.0	Title:	
January 27, 2005 Arlene L. Fong) Director			-	and the		
	L	January 27, 2005		Arlene L. Fong		Director

For Ministry use only

Company Number: 3+914

Filed: 2005-01-27





COMPANIES ACT OF BARBADOS (Section 169(1) and (2))

NOTICE OF ADDRESS OR NOTICE OF CHANGE OF ADDRESS OF REGISTERED OFFICE

- 1. Name of Company
 - **BIOVAIL LABORATORIES (2005) INC.**
- 2. Company Number 24917
- 3. Address of Registered Office

Building No. 2, Chelston Park Collymore Rock St. Michael Barbados

4. Mailing Address

Building No. 2, Chelston Park Collymore Rock St. Michael Barbados

5. If change of address, give previous address of Registered Office.

N/A

6.

Date:		Signature:	and for	Title:	
	January 27, 2005		Arlene L. Fong	Director	

For Ministry use only

Company Number: 247(17

Filed: 2005 01-27

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COMPANIES ACT OF BARBADOS (Sections 66 & 74)

NOTICE OF DIRECTORS OR NOTICE OF CHANGE OF DIRECTORS

1.	Name of Company		
	BIOVAIL LABORATORIES	(2005)	INC.

- 2. Company Number 24914
- 3. Notice is given that on the 27th day of January, 2005 the following person(s) was / were appointed director(s)

Name	Residential Address	Occupation
Eugene N. Melnyk	Beach House, Crane, St. Philip, Barbados	Business Executive
Arlene L Fong	2 South Point View, Enterprise, Atlantic Shores, Christ Church, Barbados	Business Executive
Paul W. Haddy	B26 Graeme Hall Park, Christ Church, Barbados	Business Executive

4. Notice is given that on the	day of	the following person(s) ceased to hold office as director(s)
Name	Residentia	l Address
N/A		
	1.	

5. The directors of the company as of this date are:

Name	Residential Address	Occupation
Eugene N. Melnyk	Beach House, Crane, St. Philip, Barbados	Business Executive
Ariene L. Fong	2 South Point View, Enterprise, Atlantic Shores, Christ Church, Barbados	Business Executive
Paul W. Haddy	B26 Graeme Hall Park, Christ Church, Barbados	Business Executive

6. Date:

Signature:

Title:

January 27, 2005

Arlene L. Fong

Director

For Ministry use only

Company Number: 24 914

Filed: 2005 01-17



COMPANIES ACT OF BARBADOS (Sections 211)

ARTICLES OF AMALGAMATION

Name of Company:	Company No.	244,-
BIOVAIL LABORATORIES (2005) INC.		11/

EXHIBIT C

RESOLVED as a Special Resolution of BIOVAIL HOLDINGS LTD. ("BHL"):

- 1. Pursuant to section 208 of the Companies Act, that BHL amalgamate with Biovail Laboratories Incorporated ("BLI")
- 2. That the terms of the Amalgamation Agreement, and the amalgamation of BHL and BLI in accordance with the terms thereof, be approved, ratified and confirmed.
- 3. That the Articles of Amalgamation in the form annexed hereto, be filed with the Registrar of Corporate Affairs, Barbados, as the Articles of Amalgamation of the Amalgamated Company (as defined in the Amalgamation Agreement), and specifically the following terms thereof, be approved:
 - (a) the name of the Amalgamated Company shall be Biovail Laboratories (2005) Inc.;
 - (b) the authorisation for the Amalgamated Company to issue an unlimited number of Common Shares;
 - (c) the inclusion of the stated restrictions on transfer on the shares of the Amalgamated Company;
 - (d) the provision for a minimum of two (2) and a maximum of ten (10) directors of the Amalgamated Company;
 - (e) the restrictions on business activity of the Amalgamated Company to ensure compliance with the regulatory requirements applicable to international business companies; and
 - (f) the restrictions on a public distribution of the securities of the Amalgamated Company;

(each of the Amalgamation Agreement, the Articles of Amalgamation and all other documents to effect the amalgamation of BHL and BLI together with (i) any and all revisions or amendments thereto and all substitutions and replacements therefor on the terms and conditions therein provided, and (ii) all further documents as contemplated in the above resolutions, including without limitation a special resolution of the shareholder of each of BLI and BHL, to approve the Amalgamation, referred to collectively as the "Amalgamation Documents").

4. That any one officer or director of BHL is authorized and directed on behalf of BHL to deliver Articles of Amalgamation, in duplicate, in the prescribed form to the appropriate authorities under the Companies Act and to sign and execute all Amalgamation Documents and do all things necessary in connection with the foregoing.

FOR THE PICE

COMPANIES ACT OF BARBADOS (Sections 211)

ARTICLES OF AMALGAMATION

Name of Company:	Company No. 24917
BIOVAIL LABORATORIES (2005) INC.	

I, Arlene L. Fong, do hereby certify that I am a Director of BIOVAIL HOLDINGS LTD., an international business company incorporated and existing under the Laws of Barbados, and that the above is a true and correct copy of the Special Resolution duly adopted by Biovail Holdings Ltd. in accordance with the Laws of Barbados on 27th day of January, 2005 and that such resolution is now in full force and effect.

Dated this 27th day of January, 2005.

Name: Arlene L. For

Title: Director



COMPANIES ACT OF BARBADOS (Sections 211)

ARTICLES OF AMALGAMATION

Name of Company:	Company No. 2497	
BIOVAIL LABORATORIES (2005) INC.		

EXHIBIT B

RESOLVED as a Special Resolution of BIOVAIL LABORATORIES INCORPORATED ("BLI"):

- 1. Pursuant to section 208 of the Companies Act, that BLI amalgamate with Biovail Holdings Ltd. ("BHL").
- 2. That the terms of the Amalgamation Agreement, and the amalgamation of BLI and BHL in accordance with the terms thereof, be approved, ratified and confirmed.
- 3. That the Articles of Amalgamation in the form annexed hereto, be filed with the Registrar of Corporate Affairs, Barbados, as the Articles of Amalgamation of the Amalgamated Company (as defined in the Amalgamation Agreement), and specifically the following terms thereof, be approved:
 - (a) the name of the Amalgamated Company shall be Biovail Laboratories (2005) Inc.
 - (b) the authorization for the Amalgamated Company to issue an unlimited number of Common Shares;
 - (c) the inclusion of the stated restrictions on transfer on the shares of the Amalgamated Company;
 - (d) the provision for a minimum of two (2) and a maximum of ten (10) directors of the Amalgamated Company;
 - (e) the restrictions on business activity of the Amalgamated Company to ensure compliance with the regulatory requirements applicable to international business companies; and
 - (f) the restrictions on a public distribution of the securities of the Amalgamated Company:

(each of the Amalgamation Agreement, the Articles of Amalgamation and all other documents to effect the amalgamation of BLI and BHL together with (i) any and all revisions or amendments thereto and all substitutions and replacements therefor on the terms and conditions therein provided, and (ii) all further documents as contemplated in the above resolutions, including without limitation a special resolution of the shareholder of each of BLI and BHL, to approve the Amalgamation, referred to collectively as the "Amalgamation Documents").

4. That any one officer or director of BLI is authorized and directed on behalf of BLI to deliver Articles of Amalgamation, in duplicate, in the prescribed form to the appropriate authorities under the Companies Act and to sign and execute all Amalgamation Documents and do all things necessary in connection with the foregoing.



COMPANIES ACT OF BARBADOS (Sections 211)

ARTICLES OF AMALGAMATION

Name of Company:	Company No.	
BIOVAIL LABORATORIES (2005) INC.	, in 1	

I, Arlene L. Fong, do hereby certify that I am a Director of BIOVAIL LABORATORIES INCORPORATED, an international business company incorporated and existing under the Laws of Barbados, and that the above is a true and correct copy of the Special Resolution duly adopted by Biovail Laboratories Incorporated in accordance with the Laws of Barbados on 27th day of January, 2005 and that such resolution is now in full force and effect.

Dated this 27th day of January, 2005.

Name: Arlene L. Fon

Title: Director

THE COMPANIES ACT OF BARBADOS (Section 211(2))

STATUTORY DECLARATION OF THE DIRECTOR

OF

BIOVAIL LABORATORIES INCORPORATED AND BIOVAIL HOLDINGS LTD.

- I, ARLENE L. FONG, Business Executive of No. 2 South Point View, Enterprise, Christ Church, Barbados, MAKE OATH AND SAY as follows:
- 1. That I am a Director of each of Biovail Laboratories Incorporated ("BLI") and Biovail Holdings Ltd. ("BHL").
- 2. That BLI has agreed to amalgamate with BHL, in accordance with section 206 of the Companies Act, Cap. 308 of the laws of Barbados and in accordance with the terms of the amalgamation agreement dated the 27th day of January, 2005, (the "Amalgamation Agreement") filed herewith and annexed as Exhibit "A" and that the facts stated therein are true and correct to the best of my knowledge, information and belief.
- 3. That the Amalgamation Agreement was adopted by each of BLI and BHL, the execution thereof being duly authorised by special resolution of the sole shareholder of each of BLI and BHL, certified copies of which are filed herewith and annexed as Exhibits "B" and "C", respectively.
- 4. That I have reviewed the financial statements for each of BLI and BHL prepared for the period ending December 31st, 2004, and on the basis thereof, to the best of my knowledge information and belief, the balance sheet represents the assets and liabilities of each of BLI and BHL as at the date thereon, and provides reasonable grounds for believing that:-
 - (a) each of BLI and BHL are able to pay its liabilities as they become due; and
 - (b) no creditor of BLI and BHL will be prejudiced by the amalgamation



THE COMPANIES ACT OF BARBADOS (Section 211(2))

STATUTORY DECLARATION OF DIRECTOR

OF

BIOVAIL LABORATORIES INCORPORATED AND BIOVAIL HOLDINGS LTD.

- 5. That I have reviewed the pro-forma financial statements for BLI and BHL (the "Amalgamated Companies"), annexed to the Amalgamation Agreement, and on the basis thereof, to the best of my knowledge information and belief, the balance sheet represents the consolidation of the assets and liabilities of each of BLI and BHL, and provides reasonable grounds for believing that:-
 - (a) the Amalgamated Companies will be able to pay its liabilities as they become due; and
 - (b) the realisable value of the assets of the Amalgamated Companies will not be less than the aggregate of its liabilities and stated capital of all classes.

SWORN TO by the said

ARLENE L. FONG at

Bridgetown, Barbados this 27th
day of January, 2005.

Before me:

Justice of the Peace
R1 A1 GIB35

Justice Of The Peace
In and of the kind of Borton of